



COMMONS REGISTRATION ACT 1965

Reference No 215/D/103

In the Matter of Worcestershire Beacon,  
Sugarloaf Hill & North Hill, Malvern,  
Malvern Hills D

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DECISION

This dispute relates to the registration at Entry Nos 6 and 26 in the Rights Section of Register Unit No CL. 16 in the Register of Common Land maintained by the former Worcestershire County Council and is occasioned by Objection No 35 made by the Malvern Hills Conservators and noted in the Register on 13 November 1970.

I held a hearing for the purpose of inquiring into the dispute at Worcester on 16 June 1976. The hearing was attended by Mr Schooling who appeared for the Malvern Hills conservators, Mr Ballard the applicant under Entry No 6 appeared in person and Mr Wade solicitor appeared for Sarah Phillips the applicant under Entry No 26 who had made applications for the same animals under Units Nos CL. 19 and CL. 29, and Mr Ballard had made applications for the same animals under Unit Nos CL. 15 and CL. 14. It was agreed that Sarah Phillips should be entitled to 10 stints and Mr Ballard should be entitled to 43 stints exercisable over the above mentioned Units over which they have respectively claimed.

I therefore confirm the said Entry Nos 6 and 26 modified as follows:

Entry No 6 by substituting for all the words in column 4 the following words:-  
"The right to graze 43 stints each of 10 sheep or 2 cattle or 2 horses over this Unit and Unit CL. 14 and CL. 15 but so that the number of animals grazed at any one time of this Unit and CL. 14 and 15 shall not exceed the said 43 stints."

Entry No 26 by substituting for all the words in column 4 the following words:-  
"The right to graze 10 stints each of 10 sheep or 2 cattle or 2 horses over this Unit and Units CL. 19 and CL. 29 but so that the number of animals grazed at any one time over this Unit and CL. 19 and CL. 29 shall not exceed the said 10 stints."

I am required by regulation 30(1) of the Commons Commissioners Regulations 1971 to explain that a person aggrieved by this decision as being erroneous in point of law may within 6 weeks from the date on which notice of the decision is sent to him, require me to state a case for the decision of the High Court.

Dated this

5<sup>th</sup> day of July

1976

C. A. Little

Commons Commissioner